





September 21, 2021 7:59 AM

1 Attachment, 7 KB

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September 21, 2021 10:50 AM

To: Bassirian, Zagros S. <zag.bassirian@procopio.com>

Cc: Alessio, John D. <john.alessio@procopio.com>, Turpin, Melissa Avitia <Melissa.Turpin@procopio.com>, 'C' <[REDACTED]>, moorjani@gmx.com, seemakulkarni@yahoo.com, zubiemoorjani@icloud.com, gulmoorjani@yahoo.com

Bcc: smooriani@veritoneone.com

Reply-To: " [REDACTED] "

Violation of Personal Data

1 Attachment, 102 KB

Hi Zag,

I would be happy to speak to you, and I will call you on Wednesday at 10:30am. Alternatively, I can speak between 10:30-12pm on Thursday.

Please only use the contact information publicly listed on the complaint. In my voicemail, I stipulated that your response should be sent via phone, and I stated that you should not be using my personal data (e.g. personal email).

I consider the attached response ("20210921 Seema Moorjani, violation of personal data") to be a willful violation of my personal data. Your statements regarding Frank Jacobs are false and misleading, and I recently delivered a violation of personal data notice to Eastman & Smith.

To the best of my knowledge, I have not provided you with any of my email addresses. If you have received this personal data, this was done without my knowledge and without my consent, and I consider your possession and your use of my email addresses to be in violation of my personal data.

At your earliest convenience, please send a notarized certification that you have deleted my email addresses (and any other personal data) from your databases. Please deliver this to the physical address publicly listed on the complaint, and I would like this notarized certification to be signed by John Alessio, Melissa Turpin and Zag Bassirian (listed in alphabetical order).

Thank you.

Deepak Moorjani

--

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Any unauthorized review, use, disclosure or distribution of this information is prohibited.

If this was received in error, please (i) notify the sender by email and (ii) destroy all copies of the original message.

-----Original Message-----

From: Bassirian, Zagros S. <zag.bassirian@procopio.com>

To: 'C' <[REDACTED]>

Cc: Alessio, John D. <john.alessio@procopio.com>, Turpin, Melissa Avitia <Melissa.Turpin@procopio.com>, 'C' <[REDACTED]>

Subject: FW: Moorjani v. Moorjani - Meet and Confer

Sent: 2021-09-20 3:17pm

Mr. Moorjani –

I am sending the below to [REDACTED] as well. Please confirm receipt and let me know which e-mail you prefer we use. Thank you.

Best,

ZAG S. BASSIRIAN  
ASSOCIATE  
PROCOPIO

P. 619.906.5759 | F. 619.744.5478 | zag.bassirian@procopio.com  
525 B STREET, SUITE 2200, SAN DIEGO, CA 92101  
[VIEW PROFILE](#) | [LINKEDIN](#) | [PROCOPIO.COM](#)

FROM: Bassirian, Zagros S.  
SENT: Monday, September 20, 2021 9:26 AM  
TO: 'C' <[REDACTED]>  
CC: Alessio, John D. <john.alessio@procopio.com>; Turpin, Melissa Avitia <Melissa.Turpin@procopio.com>  
SUBJECT: Moorjani v. Moorjani - Meet and Confer

Dear Mr. Moorjani –

Our office represents your mother and father, and Sunil and Seema in the lawsuit you filed against them on August 4, 2021. Please direct

"Bassirian, Zagros S." <zag.bassirian@procopio.com>

September 21, 2021 7:28 PM

To: "Alessio, John D." <john.alessio@procopio.com>, "Turpin, Melissa Avitia" <Melissa.Turpin@procopio.com>  
Cc: "Alessio, John D." <john.alessio@procopio.com>, "Turpin, Melissa Avitia" <Melissa.Turpin@procopio.com>  
RE: Violation of Personal Data

1 Attachment, 7 KB

Mr. Moorjani –

I look forward to speaking with you tomorrow at 10:30 a.m. Please call my office line below.

Regarding the alleged violation of your personal data, you are a plaintiff in litigation that you filed against our clients, your family members. We obtained your e-mail addresses lawfully and we are communicating to you for a lawful purpose. A party's privacy rights are not violated by communicating with that party in regards to a lawsuit filed by that party. There is no law that prohibits our firm, as counsel for defendants in an action you filed, from communicating with you as a self-represented party. If you choose to retain counsel we will of course cease communicating with you directly and communicate with them, however, we will still not be obligated to delete your email addresses from our records.

For example, if this case proceeds past the pleading stage and discovery is conducted, we have the right to request relevant e-mails and communications from you and you will not be permitted to redact your contact information from them prior to their production. Contact information (addresses, phone numbers, e-mails, etc.) are within California's broad scope of discovery.

After a careful review of your request and relevant authorities, we respectfully decline to delete your e-mail addresses from our records.

Best,

**ZAG S. BASSIRIAN**  
ASSOCIATE

P. 619.906.5759 | F. 619.744.5478 | zag.bassirian@procopio.com  
525 B STREET, SUITE 2200, SAN DIEGO, CA 92101  
[View Profile](#) | [LinkedIn](#) | [procopio.com](#)



-----Original Message-----

From: deepak moorjani <deepak@moorjani.com>  
Sent: Tuesday, September 21, 2021 10:50 AM  
To: Bassirian, Zagros S. <zag.bassirian@procopio.com>  
Cc: Alessio, John D. <john.alessio@procopio.com>; Turpin, Melissa Avitia <Melissa.Turpin@procopio.com>;  
moorjani@gmx.com; zubiemoorjani@icloud.com; gulmoorjani@yahoo.com; seemakulkarni@yahoo.com;  
Subject: Violation of Personal Data

\* EXTERNAL EMAIL - Please use Caution. \*

Hi Zag,

I would be happy to speak to you, and I will call you on Wednesday at 10:30am. Alternatively, I can speak between 10:30-12pm on Thursday.

Please only use the contact information publicly listed on the complaint. In my voicemail, I stipulated that your response should be sent via phone, and I stated that you should not be using my personal data (e.g. personal email).

I consider the attached response ("20210921 Seema Moorjani, violation of personal data") to be a willful violation of my personal data. Your statements regarding Frank Jacobs are false and misleading, and I recently delivered a violation of personal data notice to Eastman & Smith.

To the best of my knowledge, I have not provided you with with any of my email addresses. If you have received this personal data, this was done without my knowledge and without my consent, and I consider your possession and your use of my email addresses to

Pillsbury

Madison &  
Sutro LLP

## FACSIMILE TRANSMITTAL COVER SHEET

50 FREMONT STREET  
SAN FRANCISCO, CALIFORNIA 94105  
MAILING ADDRESS: P. O. BOX 7880  
SAN FRANCISCO, CA 94120-7880  
TELEPHONE: (415) 983-1000 FAX: (415) 983-1200

DATE: May 30, 2000	MUST BE SENT BY:	# PAGES W/COVER: 3	
TO: <i>flm</i> Deepak Moorjani	COMPANY: Upstart Capital	FAX NO: (650) 463-1595	PHONE NO: (650) 463-1591
FROM: Theresa Guy Moran	C/M #: 89138-000-0004	USER #: 11866	PHONE NO: (415) 983-1122

IF YOU HAVE NOT PROPERLY RECEIVED THIS FAX, PLEASE CALL (415) 983-1000. THANK YOU

## MESSAGE:

--

CONFIDENTIALITY NOTICE: The document accompanying this FACSIMILE transmission may contain confidential information which is legally privileged. The information is intended only for the use of the individual or entity named above. If you are not the intended recipient, or the person responsible for delivering it to the intended recipient, you are hereby notified that any disclosure, copying, distribution or use of any of the information contained in this transmission is strictly PROHIBITED. If you have received this transmission in error, please immediately notify us by telephone and mail the original transmission to us. Thank you.

Operator: \_\_\_\_\_ Time Sent: \_\_\_\_\_ Batch ID: \_\_\_\_\_

SAN FRANCISCO LOS ANGELES NEW YORK NORTHERN VIRGINIA ORANGE COUNTY SACRAMENTO SAN DIEGO SILICON VALLEY WASHINGTON DC TOKYO

10383520V1

**Pillsbury****Madison &  
Sutro LLP**

ATTORNEYS AT LAW  
50 FREMONT STREET  
SAN FRANCISCO, CALIFORNIA 94105  
MAILING ADDRESS: P. O. BOX 7880  
SAN FRANCISCO, CA 94120-7880  
TELEPHONE: (415) 983-1000 FAX: (415) 983-1200  
Internet: pillsburylaw.com

Writer's direct dial number / email:  
(415) 983-1122  
moran\_tg@pillsburylaw.com

May 30, 2000

Mr. Deepak Moorjani  
Upstart Capital, L.P.  
100 Hamilton Avenue  
Suite 105  
Palo Alto, CA 94301

Re: Waiver of Conflict of Interest

Dear Deepak:

You have asked us to represent Upstart Capital L.P. in connection with a potential investment in San Valley, Inc. ("San Valley") (the "Transaction").

Our firm has represented Upstart Capital, L.P. as well as its General partner, Upstart Management LLC. In addition, we have acted as counsel to San Valley in its intellectual property matters. As members of the California Bar, we may not represent conflicting interests except with the informed written consent of all clients concerned. Even though we will not be representing San Valley in connection with the Transaction, we cannot undertake to represent you in the transaction without the written consent of both clients.

If you are willing to consent to our representation of Upstart Capital, L.P. and waive any conflict of interest in connection with the Transaction, while we remain free to represent San Valley and you in other matters, kindly indicate such consent and waiver by signing the enclosed copy of this letter and returning the copy to me.

Thank you very much for your kind consideration.

Very truly yours,

Theresa Guy Moran

Mr. Deepak Moorjani

May 30, 2000

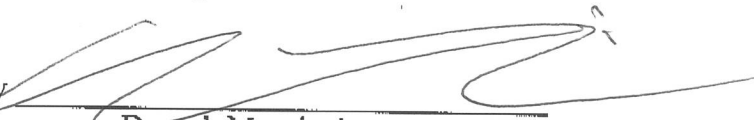
Page 2

Upstart Capital, L.P. hereby consents to Pillsbury Madison & Sutro LLP representing San Valley, Inc. and waives any conflict in connection with the above proposed Transaction, notwithstanding Pillsbury Madison & Sutro LLP's representation of San Valley, Inc in matters other than in connection with such proposed Transaction.

**UPSTART CAPITAL, L.P.**

By Upstart Management LLC

By



Deepak Moorjani

Thursday, May 20, 2021

*memorandum*

to: Dr. Zubie Moorjani  
from: Deepak Moorjani

cc: Ashok Kulnarni  
cc: Gul Moorjani  
cc: Jas Moorjani  
cc: Jennifer Compton  
cc: Karen Denune  
cc: Lisa Stout  
cc: Lynn Balshone Jacobs  
cc: Manisha Moorjani  
cc: Martin Rowbottom  
✓ cc: Maureen Zdanowicz  
cc: Moti Moorjani  
cc: Pamela Salem O'Hagan  
cc: Rosemarie Osowik  
to: Seema (Kulkarni) Moorjani  
cc: Sue Stolar  
cc: Sueja Kummar  
cc: Suneel Kulkarni  
cc: Susan Rita Feierman Solomon  
cc: Tyler Chapman

*Hi Mom,*

*I forgive you for your poor behavior, and I love you unconditionally. I would like you to participate in your own rescue.*





Thursday, May 20, 2021

*memorandum*

To: Seema (Kulkarni) Moorjani  
From: Deepak Moorjani  
Subject: Notification of Elder Abuse

This memorandum is an official notification of Seema Moorjani and Sunil Moorjani's elder abuse. Seema Moorjani and Sunil Moorjani's failure to perform constitutes elder abuse, and their elder abuse will necessarily be punished.

- On January 09, 2019, I notified Seema Moorjani and Sunil Moorjani of the suicide red flag raised on January 08, 2019 by Jennifer Compton of Sun Federal. Unfortunately, Seema Moorjani and Sunil Moorjani chose to ignore the recommendations made in my notification.
- On December 20, 2019, I notified Seema Moorjani and Sunil Moorjani of The 10-Day Plan, and Seema Moorjani and Sunil Moorjani failed to implement this plan.

On May 11, 2021, I spoke with Jennifer Compton of Sun Federal. She was disconcerted by her recent visit to my mom's house, and Jennifer Compton confirmed my belief that my mom lacks the competence to manage her affairs. In addition to the issue of self-harm, Jennifer Compton indicated that it was possible for my mom to hurt herself and be unable to call for help. Jennifer Compton vocalized her belief that my mom might eventually be found dead by her neighbors.

My mom is currently giving me the silent treatment. While we were talking every day, my mom's silent treatment is her retaliation for raising the issues in my February 12, 2021 and March 14, 2021 letters to Seema Moorjani. Unfortunately, my mom angrily refuses to examine her behavior and to recognize that she is the common denominator in her life. However, I still call my mom every day.

On May 18, 2021, my mom meant to terminate my call, but she hit the wrong button. Therefore, I heard her conversation with her helper, and my mom stated, "I don't want to talk to him."

For verification purposes, I recorded the conversation, and the recording confirms these issues:

- My mom lacks the competence to make her own decisions: my mom asks her helper what she should do about her appointment, and my mom subsequently takes the helper's advice without question. My mom also plays the role of the helpless child: she subsequently asks the helper to call on her behalf, because she is unable to manage her affairs. (Note: My mom has never had the competence to make her own decisions, and this is a function of her low self-esteem.)
- My mom is tormented by her loneliness, and she repeatedly tries to manipulate her helper into staying longer. My mom is terrified of being alone: in the sound of her voice, one can hear my mom's desperation as she consistently tries to prevent the helper from leaving.

Sunil is still angry that he did not receive the love and attention that he wanted as a child, and his quest for external validation drives him to satisfy Seema's compulsive neediness. However, Sunil should realize that my mom's behavior has always been driven by her low self-esteem, and my mom does not love herself. She was unable to give Sunil what she does not have for herself.

*Thursday, May 20, 2021*

*Distribution List*

cc: Ashok Kulnarni  
cc: Gul Moorjani  
cc: Jas Moorjani  
cc: Jennifer Compton  
cc: Lisa Stout  
cc: Lynn Balshone Jacobs  
cc: Karen Denune  
cc: Manisha Moorjani  
cc: Martin Rowbottom  
cc: Maureen Zdanowicz  
cc: Moti Moorjani  
cc: Pamela Salem O'Hagan  
cc: Rosemarie Osowick  
cc: Sue Stolar  
cc: Suoeja Kummar  
cc: Suneel Kulkarni  
cc: Susan Rita Feierman Solomon  
cc: Tyler Chapman

## SAN DIEGO PROPERTIES: EVOLUTION OF OWNERSHIP

Caminito del Cervato	Caminito del Cervato	Caminito del Cervato	Cypress Valley	Cypress Valley
Purchase*	Quitclaim	Sale	Purchase	Quitclaim
March 02, 1992	October 13, 1999	July 30, 2008	September 25, 2008	December 31, 2008
ID# 1992-0112303	ID# 1999-0690144	ID# 2008-0408037	ID# 2008-0508608	ID# 2008-0661412
APN #431-732-12-10	APN #431-732-12-10	APN #431-732-12-10	APN #319-710-25-00	APN #319-710-25-00
Grant Deed	Quitclaim Deed	Grant Deed	Grant Deed	Quitclaim Deed
\$230,000		\$510,000	\$764,000	
Gulab I. Moorjani and Zubeida G. Moorjani, husband and wife, as joint tenants.	Gulab I. Moorjani and Zubeida G. Moorjani, husband and wife, and Sunil G. Moorjani, single man, all as joint tenants.	Gulab I. Moorjani an unmarried man and Zubeida G. Moorjani, an unmarried woman, who acquired title as husband and wife and Sunil G. Moorjani, a single man, all as joint tenants.	Seema Moorjani and Sunil Moorjani, wife and husband as community property with right of survivorship.	Seema and Sunil G. Moorjani, husband and wife, and Gulab I and Zubeida G Moorjani, husband and wife, all as joint tenants.
Equity Contribution Seema Moorjani: \$0 Sunil Moorjani: \$0			Equity Contribution Seema Moorjani: \$0 Sunil Moorjani: \$0	
* Sunil G. Moorjani borrowed \$230,000 from Gulab I. Moorjani and Zubeida G. Moorjani concurrent with Gulab Moorjani and Zubeida Moorjani's March 02, 1992 purchase of 6323 Caminito del Cervato, San Diego, CA 92111 (APN #431-732-12-10).				

### Notable Quotes

- Sunil Moorjani: "I need to train her."
- Sunil Moorjani: "I don't want to set a precedent."
- Zubeida Moorjani: "I don't like it there."
- Zubeida Moorjani: "She does not like this side of the family."
- Zubeida Moorjani: "He was paying rent, so he owns the house."
- Zubeida Moorjani: "Sunil has done more for me than anyone."



# Wright & Supple LLP

660 Key Route Blvd. Albany, CA 94706

Mary (650) 248-6490 | Oriet (510) 495-5749

[mary@wrightandsupple.com](mailto:mary@wrightandsupple.com) | [oriet@wrightandsupple.com](mailto:oriet@wrightandsupple.com)

ACCOUNT STATEMENT

Prepared for:  
**Deepak Moorjani**

RE:  
**1082-200 (Family Dispute)**

Previous Balance	\$0.00
Current Charges	\$5,700.00
From Retainer	\$5,700.00
Adjustments	\$0.00
Payments	\$0.00
Now Due	\$5,700.00
Total Amount	\$0.00





# Wright & Supple LLP

660 Key Route Blvd. Albany, CA 94706  
 Mary (650) 248-6490 | Oriet (510) 495-5749  
[mary@wrightandsupple.com](mailto:mary@wrightandsupple.com) | [oriet@wrightandsupple.com](mailto:oriet@wrightandsupple.com)

INVOICE

**Deepak Moorjani**

**Invoice Date** November 10, 2021

**Invoice Number** 10001

**Invoice Amount** \$4,500.00

**Matter:** 1082-200 (Family Dispute)

## ATTORNEY'S FEES

10/11/2021	Review complaint and client's end goals memo in preparation to discuss with opposing counsel (0.7); call with opposing counsel to further discuss (0.5); email to the client re same (0.1); call with J. Belote to discuss co-counsel to advise on the factual and legal basis of the claims (0.1)	2.0	1.00	\$500.00
10/12/2021	Call with the client to discuss strategy moving forward (0.5); amending the complaint to address fatal deficiencies and plead valid claims to leverage for mediation and recommendation to hire J. Belote for representation in real estate claims (0.5); call with J. Belote to further discuss and set up a call with the client and J. Belote (0.1; no charge; call with J Belote and the client to further discuss (0.5); a follow up call with J. Belote to discuss initial analysis of type of claims that can be pleaded (0.2); follow up call with the client to discuss engaging elder abuse attorney to amend the complaint (0.2)	2.0	1.00	\$500.00

10/13/2021	Review and exchange emails with ZAG re client's mother's whereabouts and forward to the client with comments	0.00	0.00	\$1,200.00
10/18/2021	Calendar deadlines to respond to opposing counsel re amending the complaint and last day to respond to current complaint and call with the client to discuss timeline of filing responding pleading to amendment complaint and finding elder abuse lawyer	0.00	0.00	\$1,500.00
10/21/2021	Exchange emails with the client re new deadline to file amended complaint in preparation to communicate with opposing counsel re same and exchange emails with opposing counsel and follow up with the client re same	0.00	0.00	\$1,500.00
10/23/2021	Review revise and email to opposing counsel stipulation extension of time to file answer to amended complaint and communicate with the client re same including drafting proposal as requested	0.00	0.00	\$1,500.00
10/27/2021	Review client's settlement proposal and communicate by email and call course of action to make such proposal only after amendment complaint is on file	0.00	0.00	\$1,200.00
<b>SUBTOTAL</b>				<b>\$4,900.00</b>

**COSTS**

<b>SUBTOTAL</b>	<b>\$0.00</b>
-----------------	---------------

**MATTER LEDGERS**

11/9/2021	Balance before last invoice	\$0.00
11/9/2021	Invoice 10931	\$4,900.00
<b>SUBTOTAL</b>		<b>\$4,900.00</b>

**TRUST ACCOUNT**

11/9/2021	Previous Balance	\$0.00
<b>AVAILABLE IN TRUST</b>		<b>\$0.00</b>

Thank you. We appreciate your business.

*Please see following page for invoice summary and payment details.*



525 B Street, Suite 2200  
San Diego, CA 92101

RTS

A large, hand-drawn blue arrow originates from the address block and points towards the recipient's name, Deepak Moorjani.

Deepak Moorjani

SAN DIEGO CA 920

30 DEC 2021 PM 2:1



quadiant

FIRST-CLASS MAIL  
IMI

\$000.73<sup>0</sup>

12/30/2021 ZIP 92101  
043M31224220

US POSTAGE

94305-300331







525 B Street, Suite 2200  
San Diego, CA 92101

SAN DIEGO CA 920

12 JAN 2022 PM 3 L



quadi'ent

FIRST-CLASS MAIL  
im

\$000.53<sup>0</sup>

01/12/2022 ZIP 92101  
043M31224220

US POSTAGE

Deepak Moorjani

Chemical reaction scheme showing the synthesis of poly(2,2,5-trimethyl-6-oxo-1,3-dioxane-5-carboxylic acid) (PMDA) from 2,2,5-trimethyl-6-oxo-1,3-dioxane-5-carboxylic acid (PMDA) and 4,4'-oxydianiline (ODA). The reaction is catalyzed by pyridine and DMAP in NMP at 180°C for 24 hours, yielding a polyimide with a repeating unit containing two imide rings and a central ether linkage.



## Event Report

Event ID: 2023-024092

Call Ref #: 931

Date/Time Received: 03/06/23 13:00:57

Rpt #:	Call Source: PHONE	Prime 152 Unit: WHITMORE, TRAVIS M	Services Involved			
			LAW			
Location: 500 RIVERSIDE DR						
X-ST: EAGLE POINT DR			Jur: WCS Service: LAW Agency: ROSS			
EAGLE POINT DR			St/Beat: ROSS District: NRTH		RA: 620	
Business:			Phone: ( ) -		GP: ROSS	
Nature: SUSPICIOUS INCIDENT		Alarm Lvl: 1	Priority: 2	Medical Priority:		
Caller: MOORJANI,DEEPAK			Alarm:			
Addr: 500 RIVERSIDE DR			Phone: (508) 704-1111		Alarm Type:	
Vehicle #:	St:	Report Only: No	Race:	Sex:	Age:	
Call Taker: NVAUGHAN			Console: 5004			
Geo-Verified Addr.: Yes		Nature Summary Code:	Disposition: COMP	Close Comments:		
<p>Notes: CONTACTED 173 AND ADVISED THAT THE INCIDENT OCCURRED BETWEEN 1970 AND 1998 [03/10/23 12:16:43 JVARGAS]</p> <p>SPOKE WITH CALLER AND HE ADVISED HE WANTED A REPORT REGARDING DOMESTIC VIOLENCE FOR 1970-1990. CALLER STATED FATHER USED TO BEAT MOTHER. CALLER ADVISED HE IS CURRENTLY TRYING TO REPORT ELDER ABUSE FOR HIS MOTHER SINCE HIS BROTHER WONT LET HER LIVE IN HER HOUSE IN CALIFORNIA. CALLER STATED HE WANTED A REPORT TO SHOW A PATTERN OF ABUSE. CALLER LIVES IN CALIFORNIA, MOTHER LIVES IN CALIFORNIA, AND FATHER LIVES IN FLORIDA. I ATTEMPTED TO CALL THE MOTHER AND DID NOT GET AN ANSWER. I THEN SPOKE WITH FATHER AND HE DENIED ALL ALLEGATIONS.</p> <p>NFI. [03/06/23 14:01:23 Unit:152]</p> <p>REPORTING DOMESTIC VIOLENCE BETWEEN MOTHER AND FATHER THAT HAPPENED IN THE 70s 80s AND 90s. CALLER AND MOTHER ARE IN DIFFERENT CITIES IN CALIFORNIA. FATHER IS IN FLORIDA. SEEKING REPORT AT THE ADVICE OF LEGAL COUNSEL FOR A PROTECTIVE ORDER. [03/06/23 13:04:55 NVAUGHAN]</p>						

## Times

Call Received: 03/06/23 13:00:57	Time From-Call Received		
Call Routed: 03/06/23 13:04:55	000:03:58	Unit Reaction: : :	(1st Dispatch to 1st Arrive)
Call Take Finished: 03/06/23 13:04:55	000:03:58	En-Route: : :	(1st Dispatch to 1st En-Route)
1st Dispatch: 03/06/23 13:06:18	000:05:21 (Time Held)	On-Scene: : :	(1st Arrive to Last Clear)
1st En-Route:	: :		
1st Arrive:	: :	(Reaction Time)	
Last Clear: 03/06/23 14:02:13	001:01:16		

## Radio Log

Unit	Empl ID	Type	Description	Time Stamp	Comments	Close Code	User
152	450914	D	Dispatched	03/06/23 13:06:18	Stat/Beat: ROSS		NVAUG
152	450914	C	Cleared	03/06/23 14:02:13	COMP [COMP]	COMP	JVARGA

## Event Log

Unit	Empl ID	Type	Description	Time Stamp	Comments	Close Code	User
		TR	Time Received	03/06/23 13:00:57	By: PHONE		NVAUG
		ENT	Entered Street	03/06/23 13:01:18	500 RIVERSIDE DR		NVAUG

Unit	Empl ID	Type	Description	Time Stamp	Event Log	Close Code	User
					Comments		
		ENT	Entered	03/06/23 13:01:36	MOORJANI,TEEPAK		NVAUG
		ENT	Entered CallerPhone	03/06/23 13:01:44	MOORJANI,TEEPAK		NVAUG
		ENT	Entered Nature	03/06/23 13:01:50	DOMESTIC VIOLENCE		NVAUG
		CHG	Changed Nature	03/06/23 13:02:09	DOMESTIC VIOLENCE --> CIVIL		NVAUG
		VCH	Viewed Call History	03/06/23 13:03:07	Location Information		NVAUG
		ENT	Entered Remarks	03/06/23 13:04:55			NVAUG
		FIN	Finished Call Taking	03/06/23 13:04:55			NVAUG
		CHG	Changed Nature	03/06/23 13:05:29	CIVIL DISPUTE / COMPLAINT -->		NVAUG
		VEV	Viewed Event	03/06/23 13:06:13	User First Viewed Event CAD		JFLAGE
		VEV	Viewed Event	03/06/23 13:07:10	User First Viewed Event CAD		SSHAWV
		ARM	Added Remarks	03/06/23 14:01:23			Unit:152
		CHG	Changed	03/10/23 12:15:48	MOORJANI,TEEPAK -->		JVARGA
		ARM	Added Remarks	03/10/23 12:16:43			JVARGA